Whereas, on November 29, 1995, the House of Representatives considered S. 1060, a bill which had been passed by the Senate on July 25, 1995 to provide for the disclosure of lobbying activities to influence the Federal Government and for other purposes;

Whereas, on such date the House passed the bill without amendment, the effect of which was an identical lobbying reform bill passed by both the House and the Senate;

Whereas, as of December 14, 1995, the bill passed by both Chambers has not been enrolled by the Senate and presented to the President in violation of constitutional requirements to so present;

Whereas, an unreasonable delay in the presentation of an enrolled bill to the President affects the integrity of the proceedings of the House of Representatives: Therefore, he it

Resolved, That the Speaker of the House of Representatives shall appoint a committee of two Members of the House, one from each major party, to determine whether there has been unreasonable delay in transmitting the enrolled bill, S. 1060, to the President, and such committee shall promptly inform the Senate of the concern of the House of Representatives over the delay in the bill's presentation to the President.

The SPEAKER pro tempore, Mr. INGLIS, responded to the foregoing notice and said:

Under rule IX, a resolution offered from the floor by a Member other than the Majority Leader or the Minority Leader as a question of the privileges of the House has immediate precedence only at a time or place designated by the Speaker in the legislative schedule within two legislative days its being properly noticed. The Chair will announce the Speaker's designation at a later time. In the meantime, the form of the resolution proffered by the gentleman from Texas will appear in the Record at this point.

The Chair is not at this point making a determination as to whether the resolution constitutes a question of privilege. That determination will be made at the time designated by the Speaker for consideration of the resolution."

$\P 162.7$ Providing for the CONSIDERATION OF H.R. 2621

Mr. GOSS, by direction of the Committee on Rules, called up the following resolution (H. Res. 293):

Resolved, That upon the adoption of this resolution it shall be in order to consider in the House the bill (H.R. 2621) to enforce the public debt limit and to protect the Social Security trust funds and other Federal trust funds and accounts invested in public debt obligations. The amendment printed in the report of the Committee on Rules accompanying this resolution shall be considered as adopted. The bill, as amended, shall be debatable for one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Ways and Means. The previous question shall be considered as ordered on the bill, as amended, to final passage without intervening motion except one motion to recommit.

When said resolution was considered. After debate,

Mr. GOSS moved the previous question on the resolution to its adoption or rejection.

The question being put, viva voce,

Will the House now order the previous question?

The SPEAKER pro tempore, Mr. INGLIS, announced that the yeas had

Mr. MOAKLEY objected to the vote on the ground that a quorum was not present and not voting.

A quorum not being present,

The roll was called under clause 4, rule XV, and the call was taken by electronic device.

Yeas When there appeared Nays 183

¶162.8[Roll No. 859]

YEAS-223

Allard Gallegly Myers Archer Ganske Myrick Bachus Neumann Ney Norwood Baker (CA) Gilchrest Baker (LA) Gillmor Nussle Ballenger Gilman Goodlatte Oxley Barr Packard Barrett (NE) Goodling Parker Bartlett Goss Graham Paxon Barton Greenwood Petri Bass Gunderson Porter Bateman Bereuter Gutknecht Portman Bilirakis Hall (TX) Bliley Quillen Hancock Quinn Hansen Radanovich Boehner Hastert Hastings (WA) Ramstad Bonilla Regula Bono Hayes Riggs Brownback Hayworth Roberts Bryant (TN) Hefley Rogers Heineman Bunn Rohrabacher Bunning Herger Ros-Lehtinen Burr Hilleary Roth Burton Hobson Roukema Hoekstra Royce Salmon Callahan Hoke Calvert Horn Sanford Hostettler Camp Saxton Canady Houghton Schaefer Castle Hunter Schiff Hutchinson Seastrand Chambliss Hyde Sensenbrenner Inglis Chenoweth Shadegg Istook Shaw Chrysler Johnson (CT) Shays Clinger Johnson, Sam Shuster Jones Skeen Coburn Kasich Smith (MI) Collins (GA) Kelly Smith (TX) Combest Smith (WA) Cooley King Solomon Kingston Cox Souder Klug Knollenberg Crapo Spence Cremeans Stearns Cubin Kolbe Stump Cunningham LaHood Talent Davis Latham LaTourette Deal Tauzin DeLay Laughlin Taylor (NC) Diaz-Balart Lazio Thomas Dickey Doolittle Leach Thornberry Lewis (CA) Tiahrt Lewis (KY) Dornan Torkildsen Dreier Lightfoot Traficant Duncan Linder Upton Livingston Dunn Vucanovich LoBiondo Waldholtz Ehrlich Longley Walker English Lucas Walsh Ensign Manzullo Wamp Everett Martini Watts (OK) McCollum Ewing Weldon (FL) Weldon (PA) McCrery Fields (TX) McDade Weller McHugh Flanagan White McIntosh Foley Whitfield Forbes McKeon Wicker Fowler Metcalf Wolf Meyers Young (FL) Franks (CT) Mica Zeliff Franks (NJ) Miller (FL) Zimmer Molinari Frelinghuysen

NAYS-183

Abercrombie Gordon Orton Ackerman Owens Andrews Gutierrez Pallone Pastor Hall (OH) Baesler Payne (NJ) Baldacci Hamilton Hastings (FL) Payne (VA) Pelosi Barrett (WI) Hefner Peterson (FL) Hilliard Becerra Beilenson Hinchey Peterson (MN) Pickett Bentsen Holden Pomeroy Berman Hoyer Poshard Jackson-Lee Bevill Rahall (TX) Bishop Rangel Jacobs Bonio Reed Jefferson Borski Richardson Johnson (SD) Boucher Rivers Johnson, E. B. Brewster Roemer Browder Johnston Roybal-Allard Kanjorski Brown (CA) Rush Brown (OH) Kaptur Sabo Kennedy (MA) Bryant (TX) Sanders Cardin Kennedy (RI) Sawyer Schroeder Chapman Kennelly Clayton Kildee Schumer Clement Kleczka Scott Klink Serrano Clyburn Coleman LaFalce Skaggs Collins (IL) Lantos Skelton Slaughter Collins (MI) Levin Spratt Lewis (GA) Condit Stark Conyers Lincoln Stenholm Costello Lipinski Stokes Coyne Lofgren Studds Lowey Cramer Stupak Luther Danner Tanner de la Garza Maloney Taylor (MS) DeLauro Manton Tejeda Markey Dellums Thompson Thornton Deutsch Martinez Dicks Mascara Thurman Dingell Matsui Torres Doggett McCarthy Torricelli McDermott Doolev McHale Doyle Velazquez Durbin McNulty Vento Meehan Edwards Visclosky Meek Engel Volkmer Menendez Ward Evans Miller (CA) Waters Watt (NC) Farr Minge Fattah Mink Waxman Moakley Williams Fazio Fields (LA) Wilson Mollohan Montgomery Wise Filner Woolsey Wyden Foglietta Murtha Wynn Frank (MA) Nadler Neal Yates Frost Oberstar Gejdenson Obey Gibbons Olver Gonzalez Ortiz

NOT VOTING-26

Armey Ford Pombo Bilbray Boehlert Rose Scarborough Gephardt Geren Brown (FL) Harman Sisisky Smith (NJ) Clay Largent McInnis Crane Stockman DeFazio McKinney Tucker Young (AK) Dixon Mfume Nethercutt

So the previous question on the resolution was ordered.

The question being put, viva voce,

Will the House agree to said resolution?

The SPEAKER pro tempore, Mr. INGLIS, announced that the yeas had

Mr. MOAKLEY demanded a recorded vote on agreeing to said resolution, which demand was supported by onefifth of a quorum, so a recorded vote was ordered.

The vote was taken by electronic device.

Moorhead

Frisa

Funderburk